



NEW HAVEN VILLAGE COUNCIL REGULAR MEETING AGENDA

June 09, 2026 at 7:00 PM
Municipal Council Room – 57775 Main Street

In accordance with the Americans with Disabilities Act, reasonable accommodations can be made with advance notice by calling the Village Offices at (586) 749-5301

The New Haven Village Council will hold its Regular Council Meeting at 7:00 pm, in the Municipal Council Room located at 57775 Main Street.

- 1. Call to Order/Pledge/Roll Call**
- 2. Approval of Agenda**
- 3. Public Comments on Agenda**
- 4. Approval of the Minutes**

[A.](#) Regular Meeting Minutes May 12, 2026

5. Consent Agenda

All matters listed under Consent Agenda are considered routine by the council and will be enacted by one motion. There will be no separate discussion of these items. If discussion of an item is required, it will be removed from the consent agenda and considered separately.

- A. Fire Department Report
- B. Fire Inspection Report
- C. DPW Report
- D. Building Department Report
- E. Sheriff Department Report
- F. Engineering Project Status Report
- G. Code Enforcement

6. Payment of Bills – Treasurer Report

- A. Approval of May 2026 Payroll: \$119,053.04 and bills to be paid for May 2026: \$573,911.82 Total of \$692,964.86

B. Treasurer's Report - Total Village cash assets of \$8,071,391.05

7. Communications/Committee Reports

A. Agenda Items for July 14, 2026 due by July 4, 2026 - Clerk Whitsett

B. Parks and Rec Update - Trustee Guerrero

8. Unfinished Business

A. Funeral Home and Seifert Update

B. Administrative Review – Draft Ordinance

C. International Fire Code Update

9. New Business

A. 2026 General Operating Millage

B. 2026 Fire Special Assessment Millage

C. Unpaid Fines from Code Enforcement Activities

D. Water bill late fees

E. Revise website re-design

10. Call from the Floor (limited to three minutes)

11. Call from the Table

12. Adjournment

Please hold all public comments until call from the floor. There is a 3-minute limit for all calls from the floor. The Council will not take any action on issues raised during call from the floor. This is an opportunity for citizens to voice concerns and thoughts on non-agenda Items.

The Council meetings are set and carried out to conduct the business of the Village. Please turn off all cell phones and pagers before entering the meeting room. Please be courteous to those speaking and others at the meeting.

Thank you.



NEW HAVEN VILLAGE COUNCIL REGULAR MEETING MINUTES

May 12, 2026 at 7:00 PM
Municipal Council Room – 57775 Main Street

1. Call to Order/Pledge/Roll Call

Meeting Called to order at 7:00 PM

PRESENT

President Brian Meissen

Trustee Tracy Bonkowski

Trustee Chris Dilbert

Trustee Corinna Guerrero

Trustee Alicia Hashem

Trustee Fred Nona

Trustee Mario Pruccoli

Clerk Rachel Whitsett

Treasurer Tim Sosnovske

2. Approval of Agenda

Motion made by Trustee Pruccoli, Seconded by Trustee Bonkowski.

Voting Yea: President Meissen, Trustee Bonkowski, Trustee Dilbert, Trustee Guerrero, Trustee Hashem, Trustee Nona, Trustee Pruccoli

Change:

New Business D. Resolution opposing data centers in close proximity to residential communities

3. Public Comments on Agenda

4. Approval of the Minutes

A. April 14, 2026 regular meeting minutes

Motion made by Trustee Bonkowski approve the regular meeting minutes from April 14, 2026 as presented, Seconded by Trustee Pruccoli.

Voting Yea: President Meissen, Trustee Bonkowski, Trustee Dilbert, Trustee Guerrero, Trustee Hashem, Trustee Nona, Trustee Pruccoli

5. Consent Agenda

Motion made by Trustee Pruccoli to accept the consent agenda as presented, Seconded by Trustee Nona.
Voting Yea: President Meissen, Trustee Bonkowski, Trustee Dilbert, Trustee Guerrero, Trustee Hashem, Trustee Nona, Trustee Pruccoli

6. Payment of Bills – Treasurer Report

A. Approval of May 2026 Payroll: \$156,935.77 and bills to be paid for May 2026: \$474,956.94 Total of \$631,892.71

Motion made by Trustee Bonkowski to pay the bills totaling \$631,892.71, Seconded by Trustee Pruccoli.

Roll Call - Voting Yea: President Meissen, Trustee Bonkowski, Trustee Dilbert, Trustee Guerrero, Trustee Hashem, Trustee Nona, Trustee Pruccoli

B. Treasurer's Report - Total Village cash assets of \$8,132,505.09

Motion made by Trustee Pruccoli to receive and file Treasures report, Seconded by Trustee Bonkowski.

Roll Call - Voting Yea: President Meissen, Trustee Bonkowski, Trustee Dilbert, Trustee Guerrero, Trustee Hashem, Trustee Nona, Trustee Pruccoli

7. Communications/Committee Reports

A. Agenda Items for June 9, 2026 due by May 30, 2026 - Clerk Whitsett

B. Planning Commission Update - Trustee Dilbert

C. Parks and Rec Update - Trustee Guerrero

8. Unfinished Business

A. Funeral Home and Seifert Update

Discussion only

9. New Business

A. Set Public Hearing for 2026 Millage Rates

Motion made by Trustee Dilbert to hold a public hearing on June 9, 2026 at 6:30 PM for the general operating millage, Seconded by Trustee Bonkowski.

Roll Call - Voting Yea: President Meissen, Trustee Bonkowski, Trustee Dilbert, Trustee Guerrero, Trustee Hashem, Trustee Nona, Trustee Pruccoli

Motion made by Trustee Dilbert to hold a public hearing on June 9, 2026 at 6:45 PM for the fire millage special assessment, Seconded by Trustee Bonkowski.

Roll Call - Voting Yea: President Meissen, Trustee Bonkowski, Trustee Dilbert, Trustee Guerrero, Trustee Hashem, Trustee Nona, Trustee Pruccoli

B. Administrative Review – Draft Ordinance

Motion made by Trustee Pruccoli to post the draft Administrative Review ordinance for public review and bring back to the June 2026 meeting, Seconded by Trustee Hashem.

Voting Yea: President Meissen, Trustee Bonkowski, Trustee Dilbert, Trustee Guerrero, Trustee Hashem, Trustee Nona, Trustee Pruccoli

C. Parks & Recreation Master Plan Proposal

Motion made by Trustee Dilbert to accept the proposal from CWA for Parks and Recreation master plan update up to \$22,120, Seconded by Trustee Bonkowski.

Roll Call - Voting Yea: President Meissen, Trustee Bonkowski, Trustee Dilbert, Trustee Guerrero, Trustee Hashem, Trustee Nona, Trustee Pruccoli

D. Resolution opposing data centers in close proximity to residential communities

Motion made by Trustee Pruccoli to adopt Resolution #2026-006 "A Resolution of the Village Council of The Village of New Haven opposing the potential development of large-scale data center facilities in close proximity to Village residential communities, Seconded by Trustee Hashem.

Roll Call - Voting Yea: President Meissen, Trustee Bonkowski, Trustee Dilbert, Trustee Guerrero, Trustee Hashem, Trustee Nona, Trustee Pruccoli

E. International Fire Code Update

Discussion - bring back to June 2026 meeting

F. Tree-Removal – Centennial Cemetery

Motion made by Trustee Bonkowski to engage The tree Guys for \$23,500 to remove trees and stumps as stated, Seconded by Trustee Nona.

Roll Call - Voting Yea: President Meissen, Trustee Bonkowski, Trustee Dilbert, Trustee Guerrero, Trustee Hashem, Trustee Nona, Trustee Pruccoli

G. Clarification of Roles – Parks & Recreation Committee and Civic Event Operations

Discussion

10. Call from the Floor (limited to three minutes)

none

11. Call from the Table

C. Dilbert - Contractor bringing in outside soil and dumping in Weathervane.

F. Nona - Lions Club update

12. Adjournment

Motion made by Trustee Pruccoli to adjourn at 8:49 PM, Seconded by Trustee Hashem.

Voting Yea: President Meissen, Trustee Bonkowski, Trustee Dilbert, Trustee Guerrero, Trustee Hashem, Trustee Nona, Trustee Pruccoli

ADMINISTRATIVE REVIEW – DRAFT ORDINANCE

SECTION 515-100 SITE PLAN REVIEW

C. Administrative Review

The Planning Commission may permit an application to be administratively reviewed when one or more of the following actions is demonstrated. As part of an administrative review approval, the Planning Commission may determine which required site plan submission/data requirements of Section 515-100(C) are required.

- (1.) The application shall not require Special Land Use or Rezoning approval.
- (2.) The property or property owner shall not be subject to an active code of ordinance or zoning ordinance violation, corrective order, or court proceeding.
- (3.) The property or property owner shall not be delinquent in property or real tax, a water bill, and other Village of New Haven accounts.
- (4.) NEW CONSTRUCTION. (other than single-family residential)
 1. Minor changes during construction due to unanticipated site constraints or outside agency requirements.
 2. Construction of accessory structures.
 3. Sidewalk or pedestrian pathway construction or relocation.
- (5.) NEW USES OR CHANGES OF USE.
 1. Re-occupancy of a Class A Non-Conforming use of land, building, or structure that has discontinued use for 12 months or less.
 2. A change in use to a similar or less intense use.
- (6.) EXPANSIONS, ALTERATIONS AND OTHER PROJECTS.
 1. An increase in the existing floor area of a multiple-family or non-residential building of up to 2,500 square feet or twenty percent (20%), whichever is less.
 2. Minor landscaping changes, or species substitutions consistent with an approved construction plan.
 3. Grading, excavation, filling, soil removal, or creation of ponds on a residential lot.
 4. Minor building modifications that do not significantly alter the facade, height, or floor area of the building.
 5. Parking lot improvements, without any building changes.

6. Waste receptacle relocation to a more inconspicuous location, or installation of screening around the waste receptacle.
7. Changes to a site required by the Village for code or safety considerations.
8. Projects and activities of a similar character and intensity, as determined by the Planning Commission.



AGENDA REPORT

New Haven, Michigan

Council Meeting

MEETING DATE: 05/12/26

DEPARTMENT: Fire Dept.

DATE SUBMITTED: 04/30/26

PREPARED BY: Chief Stier

ITEM TITLE: IFC Update

EXECUTIVE SUMMARY: The transition from the 2021 International Fire Code (IFC) to the 2024 IFC focuses heavily on evolving technologies, specifically energy storage and electric vehicles, while refining safety protocols for modern construction methods.

RECOMMENDED ACTION: Approve IFC 2024

ADMINISTRATIVE REVIEW:

EXHIBIT: Attached letter from Fire Inspector



NEW HAVEN FIRE DEPARTMENT

Fire Prevention Division

57775 Main Street
New Haven, Michigan 48048-0429
Phone: (586) 749-9351
Fire Inspector Josh Guerrero

“Protect, Prevent, Preserve”

Chief,

Below are the listed reasons that I believe the Village should update our Fire Code.

Currently we are using the IFC 2021 version, the newest updated version is the 2024.

In the 2021, there are not enough codes or regulations needed to properly review a possible site plan for any industrial complexes that may come into our service area in the future.

In the 2024 version, there are multiple key points concerning battery storage mandates that are addressed such as:

Requiring Fire-safe rooms.

Increased fire wall separation from 1-hour to 2-hour.

Explosion proof safety measures.

Exhaust ventilation systems for toxic gases during a battery fire.

Expansion of required clean agent fire suppression systems.

Threshold for the maximum number, weight and or kwh of batteries.

This is not a complete list and does not give the specific codes, if needed I can reference and give more information.

Thank you,

Josh Guerrero

Fire Inspector/Investigator



VILLAGE OF NEW HAVEN
COUNTY OF MACOMB, STATE OF MICHIGAN

ORDINANCE NO. _____

AN ORDINANCE TO ADOPT BY REFERENCE THE 2024
EDITION OF THE INTERNATIONAL FIRE CODE, REGULATING AND
SAFEGUARDING LIFE AND PROPERTY FROM FIRE AND EXPLOSION
HAZARDS IN THE VILLAGE OF NEW HAVEN.

THE VILLAGE OF NEW HAVEN ORDAINS THE FOLLOWING:

SECTION 1: ADOPTION OF 2024 EDITION OF THE INTERNATIONAL FIRE CODE

The 2024 edition of the International Fire Code ("IFC"), including all references and appendices, as published by the International Code Council, copies of which shall remain on file in the office of the Clerk of the Village of New Haven, is hereby adopted by reference as the Village of New Haven Fire Code, in the State of Michigan regulating and governing the safeguarding of life and property from fire and explosion hazards arising from the storage, handling, and use of hazardous substances, materials, and devices, and from conditions hazardous to life or property in the occupancy of buildings and premises as herein provided. The issuance of permits and collection of fees and all regulations, provisions, penalties, conditions and terms of the IFC on file in the office of the Village of New Haven as referred to are hereby adopted and made part of this article

SECTION 2: INCONSISTENT PROVISIONS

Pursuant to MCL 29.31 , in the event that any part of this ordinance is in conflict with the Michigan Fire Prevention Code, Public Act 207 of 1941, MCL 29.1 et seq., then the Michigan Fire Prevention Co-de-shall-control

SECTION 3: REPEAL OF CONFLICTING PROVISIONS

All ordinances or resolutions, including specifically Ordinance No. 406, in conflict with any part of this Ordinance, are hereby repealed to the extent of the conflict.

SECTION 4: SEVERABILITY

If any part of this Ordinance is held invalid or unconstitutional for any reason, the remaining parts of this Ordinance shall remain unaffected.

SECTION 5: EFFECTIVE DATE

This Ordinance shall take effect twenty (20) days after adoption by the Village council, or immediately upon publication, whichever date occurs first.

ORDINANCE NO. 406 IS HEREBY REPEALED IN FULL

BRIAN MEISSEN
President of the Village of New Haven

Date

I, Rachel Whitsett, the undersigned Clerk of the Village of New Haven hereby certify that the foregoing ordinance was duly adopted by the Village Council for the Village of New Haven at a regularly scheduled council meeting held on _____, _____, 2026, by the following votes of the membership thereof:

Motioned by: _____

Seconded by: _____

Ayes: _____

Nays: _____

Absent: _____

I, the undersigned Clerk of the Village of New Haven, do hereby certify that on:

_____, _____, 2026, the foregoing ordinance, or summary thereof, was duly published in The Voice Newspaper, a newspaper having general circulation within the Village of New Haven, as well as the Village of New Haven website.

Rachel Whitsett
Village of New Haven Clerk

Date



VILLAGE OF NEW HAVEN

PO BOX 480429
57775 MAIN STREET
NEW HAVEN, MI 48048
(586) 749-5301

Current Millage 2025

General	8.4875
Highway	1.8500
Cemetery	0.4125
Fire	3.0000

Proposed Millage 2026

General	8.4875
Highway	1.8500
Cemetery	0.4125
Fire	3.0000

Revize Web Services Sales Agreement

This Sales Agreement is between New Haven ("CLIENT") and Revize LLC, aka Revize Software Systems, ("Revize"). Federal Tax ID# 20-5000179 Date: 05/12/2026

CLIENT INFORMATION:		REVIZE LLC:
Company Name:	<u>Village of New Haven</u>	Revize Software Systems
Company Address:	<u>57775 Main Street</u>	150 Kirts Blvd, Suite B
Company City/State/Zip:	<u>New Haven, MI 48048</u>	Troy, MI 48084
Contact Name:	<u>Brian Meissen 586 201 0134</u> <u>bmeissen@villageofnewhaven-mi.gov</u>	248-269-9263
Client Website Address:	<u>http://www.villageofnewhaven.org/index.php</u>	

The CLIENT agrees to purchase the following products and services provided by REVIZE:

<u>Quantity</u>	<u>Custom Website Redesign Sales Agreement</u>	<u>Price</u>
1	Phase 1 – Project Planning and Analysis, onetime fee:	included
1	Phase 2 – Website Re-Design, 1 concept, 3 rounds of changes, onetime fee:	Included
1	Phase 3 & 4 – Revize Development, CMS module Integration, onetime fee:	included
1	Phase 5 – Quality Assurance Testing, onetime fee:	included
1	Phase 6 – As Is Sitemap and Content migration of up to 80 pages and 500 documents one time fee	\$1,980
1	Phase 7 – Content Editing/Administrator Training, one-day session, onetime fee:	included
1	Phase 8 – Go Live, onetime fee:	included
1	Revize Online Interactive Forms Application one time build fee	\$1,950
Grand Total	Includes project fee and yearly support for website	\$3,930

Annual support fees will be due on the current due date. The Online Interactive Forms Application has a yearly support fee of \$900 that will be added to the annual support fee.

Revize requires a payment of \$3,930 in order to begin the project.

AGREED TO BY:	CLIENT	REVIZE
Signature of Authorized Person:		
Name of Authorized Person:		<u>Lee Kenderski</u>
Title of Authorized Person		<u>Client Success Manager</u>
Date:		

Please sign and return to:

Lee@revize.com

The Following Applications & Features will be integrated into Your Website:

<p>Citizen’s Communication Center Apps</p> <ul style="list-style-type: none"> • Notification Center • Document Center • FAQs • News Center • Online Forms • Photo Gallery • Quick Link Buttons • Revize Web Calendar • “Share This” Social Media Flyout App <p>Citizen’s Engagement Center Apps</p> <ul style="list-style-type: none"> • Citizen Request Center with Captcha • RSS Feed 	<p>Staff Productivity Apps</p> <ul style="list-style-type: none"> • Agenda Posting Center • iCal Integration • File/Image Manager • Link Checker • Menu Manager • Online Form Builder • Bid Posting Center • Website Content Archiving • Website Content Scheduling • Online Interactive Forms Application <p>Site Administration and Security Features</p> <ul style="list-style-type: none"> • Audit Trail • History Log • Secure Site Gateway • Unique Login/Password for each Editor • URL Redirect Setup • User Roles and Permissions • Web Statistics and Analytics <p>Mobile Device and Accessibility Features</p> <ul style="list-style-type: none"> • Alt-Tags • Font Size Adjustment • Language Translator • Mobile and Tablet Preview while Editing • Responsive Website Design (RWD) • WCAG Accessibility
--	---

Terms:

1. All invoices are due upon receipt unless otherwise stated. Project work will not begin until the initial payment has been received. Revize reserves the right to pause or suspend work, hosting, or support services if payment is more than thirty (30) days past due.
2. Additional content migration, if requested, is available for \$6 per web page and \$3 per document.
3. Additional bandwidth is available at \$360 per year for each additional 50GB per month.
4. Additional website storage is available at \$500 per year for each additional 10GB website storage.

5. This agreement is the only legal document governing this sale & Proper jurisdiction and venue for any legal action or dispute relating to this Agreement shall be the State of Michigan.
6. Both parties must agree in writing to any changes or additions to this Sales Agreement. Any work requested by CLIENT that is outside the scope described in this Agreement, including additional design revisions, development, integrations, content migration, or consulting, will require a written change order and may result in additional fees and timeline adjustments.
7. CLIENT understands that the project completion date is highly dependent on their timely communication with Revize. During the project, CLIENT agrees to respond to Revize inquiries within 48 hours of the request and understands that project timelines will be delayed if they do not respond in a timely manner
8. The primary communication tool for this project and future tech support is the Revize customer portal found at <https://support.revize.com>.
9. This Agreement has a four (5) year term. CLIENT may terminate this Agreement by providing at least sixty (60) days written notice prior to the applicable annual renewal date. All fees incurred or scheduled through the effective termination date remain due and payable. Early termination does not relieve CLIENT of payment obligations for services already rendered
10. If CLIENT maintains four (4) consecutive years of annual software subscription, support, CMS updates, and hosting, CLIENT shall be eligible for one (1) complimentary website redesign anytime in year 4 of the agreement or thereafter. The redesign is optional and must be affirmatively requested by CLIENT. CLIENT's decision to decline, defer, or not schedule the redesign does not constitute a failure or breach by Revize.
11. CLIENT owns design, content, and will receive periodic updates to the CMS for the life of the contract.
12. Unless otherwise agreed, Revize does not migrate irrelevant records, calendar events, news items, bid results, low quality images, or data that can reasonably be considered non-conforming to new website layout. Revize is not responsible for verifying the accuracy, legality, accessibility, or completeness of CLIENT-provided content.
13. Storage is limited to relevant website data. Unreasonably large folders of documents or images are not permitted. Examples include, but are not limited to, plat or property maps, tax records, GIS data, and large or archival audio and video files, such as multiple years of meeting recordings or similar content more appropriately hosted on archive or streaming platforms and embedded into the website
14. After content migration, CLIENT is responsible for any additional content cleanup. This includes, but is not limited to, resizing photos, reformatting text, replacing photos/icons, consolidating unwanted content, adding future calendar events, and general prep of the site before go live. CLIENT will also have the ability to add new photos, content, and pages. Any post-migration cleanup or enhancements requested from Revize may be billed at Revize's then-current hourly or project rates.

Project Timeline Statement of Understanding

Revize and CLIENT acknowledge that any project timeline provided is an estimate only and not a guarantee. Project duration is dependent on a variety of factors, including timely CLIENT participation, feedback, approvals,

and other variables that may be outside the reasonable control of either party. Revize will make commercially reasonable efforts to adhere to the estimated timeline.

CLIENT agrees to take an active role in the project, including participating in meetings, providing timely feedback and approvals related to design and sitemap development, and scheduling and participating in CMS training. Delays caused by CLIENT's failure to respond to Revize requests in a timely manner may result in corresponding delays to the project timeline and do not constitute a breach of contract by Revize.

Upon completion of initial Revize CMS content editor training, CLIENT is responsible for determining when the website will go live. Any CLIENT decision to delay go-live for reasons unrelated to a functional defect rendering the website inoperable does not constitute a breach of this Agreement by Revize.

CLIENT acknowledges that website design and user experience are inherently subjective. The parties agree that this is a collaborative process and will work in good faith to reasonably fine-tune final deliverables in preparation for launch. Generalized dissatisfaction with aesthetic elements or previously approved deliverables does not constitute a breach of contract unless Revize fails to cure a material functional defect.

CLIENT may elect to postpone or reprioritize certain deliverables in favor of an earlier go-live date, subject to mutual agreement.

Enterprise Revize CMS License

As part of this Agreement, Revize LLC ("Revize") grants CLIENT a limited, non-exclusive, non-transferable license to access and use the Enterprise Revize CMS software ("Software"), hosted on Revize's cloud servers, solely for the purpose of maintaining the website(s) identified in this Agreement. The Software is proprietary to Revize and remains the sole property of Revize.

CLIENT may terminate this Agreement by providing at least sixty (60) days written notice prior to the applicable annual renewal date. All fees incurred or scheduled through the effective termination date remain due and payable. Early termination does not relieve CLIENT of payment obligations for services already rendered.

CLIENT may not sublicense, share, or otherwise provide access to the Software to any third party not expressly authorized under this Agreement.

During the term of this Agreement and while CLIENT remains current on all payment obligations, Revize will host, maintain, and provide updates to the Software as part of the applicable annual subscription.

Upon termination or expiration of this Agreement for any reason, CLIENT's access to the Software will be discontinued. Upon written request and provided all amounts due under this Agreement have been paid in full, Revize will make CLIENT's website content available to CLIENT in a reasonable electronic format.

Notice of termination must be in writing and delivered to the non-terminating party in accordance with the notice provisions of this Agreement.

WCAG Accessibility and Compliance Terms

1. Revize will build the website to highly conform with the Web Content Accessibility Guidelines WCAG 2.1 Level AA (“WCAG 2.1 AA”) at the time of delivery while actively incorporating WCAG 2.2 AA best practices as standards evolve using current industry-recognized approaches. This includes keyboard access, semantic markup, ARIA where appropriate, color contrast, focus management, and accessible forms for the delivered templates.
2. Conformance does not extend to: (i) third-party modules, plug-ins or integrations not provided by Revize (e.g., payment gateways, third-party calendars, embedded third-party widgets), (ii) content authored, uploaded, or maintained by the Client (including documents such as PDFs), and (iii) legacy pages or archives unless specifically included in the Statement of Work.
3. CLIENT website editors are responsible for ensuring they have an understanding of WCAG compliance principles. CLIENT agrees they are responsible for the content they post and shall make reasonable efforts to avoid posting content that does not conform to these guidelines. This includes, but is not limited to, posting non-compliant PDFs, failing to include descriptive ALT descriptions on photos, etc.
4. CLIENT agrees and understands accessibility compliance is not a fixed or absolute standard. It is more of a spectrum rather than a pass/fail standard. Because testing tools and methodologies may produce different results, Revize and the CLIENT agree to focus on accommodating user needs and maintaining a continuing, good-faith approach to accessibility and regulatory compliance.
5. Revize provides tools and features designed to support website accessibility and best practices. However, Revize does not guarantee legal compliance with WCAG, ADA, or other regulations. Ongoing compliance requires active participation by CLIENT, including content management and policy decisions.
6. For an additional fee, Revize offers an ongoing WCAG scan and remediation service. This service will scan the website at regular intervals after the website goes live and remediate any WCAG compliance issues with an allocated bucket of additional development hours. Remediation priorities can be set by CLIENT and may include content remediation (e.g., PDFs, Flyers, etc.). Revize also includes an accessibility checker within the Revize CMS editor. This utility will alert users of suspected accessibility issues.
7. If PDF remediation is included in this agreement, completion time is highly dependent on the number and the complexity of PDFs.
8. Additional development hours may be necessary to complete remediation to CLIENT’s satisfaction and are available at a rate of \$125 per hour.
9. Additional PDF remediation may be requested at a rate of \$5 per page. 100 Minimum
10. PDF remediation is priced by page, not by individual file e.g., PDF of 10 pages would be billed \$50

